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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/779,819	02/18/2004	Hyung-kyoon Kim	1293.1937	6807
2117I 7590 05/15/2007 STAAS & HALSEY LLP			EXAMINER	
SUITE 700		•	BIBBINS, LATANYA	
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			2627	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
	10/779,819	KIM, HYUNG-KYOON			
Office Action Summary	Examiner	Art Unit			
•	LaTanya Bibbins	2627			
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with	h the correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPL' WHICHEVER IS LONGER, FROM THE MAILING D. Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNIC 36(a). In no event, however, may a reposite and will expire SIX (6) MONT, cause the application to become ABA	ATION.  Jly be timely filed  HS from the mailing date of this communication.  NDONED (35 U.S.C. § 133).			
Status					
1)⊠ Responsive to communication(s) filed on <u>07 D</u>	<u>ecember 2006</u> .	•			
2a) ☐ This action is <b>FINAL</b> . 2b) ☑ This	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.				
3) Since this application is in condition for allowa	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D.	11, 453 O.G. 213.			
Disposition of Claims					
<ul> <li>4)  Claim(s) 1-13 is/are pending in the application.</li> <li>4a) Of the above claim(s) is/are withdraw</li> <li>5)  Claim(s) is/are allowed.</li> <li>6)  Claim(s) 1-12 is/are rejected.</li> <li>7)  Claim(s) 13 is/are objected to.</li> <li>8)  Claim(s) are subject to restriction and/o</li> </ul>	wn from consideration.				
Application Papers					
9) The specification is objected to by the Examine 10) The drawing(s) filed on 18 February 2004 is/are Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	e: a)⊠ accepted or b)□ o drawing(s) be held in abeyanc tion is required if the drawing(s	e. See 37 CFR 1.85(a). ) is objected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119		·			
12) ☒ Acknowledgment is made of a claim for foreign  a) ☒ All b) ☐ Some * c) ☐ None of:  1.☒ Certified copies of the priority document:  2.☐ Certified copies of the priority document:  3.☐ Copies of the certified copies of the priority document:  application from the International Bureau  * See the attached detailed Office action for a list	s have been received. s have been received in Ap rity documents have been r u (PCT Rule 17.2(a)).	plication No eceived in this National Stage			
Attachment(s)					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No(s).	mmary (PTO-413) Mail Date ormal Patent Application -			

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## **DETAILED ACTION**

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1. In the remarks filed on March 6, 2007, submitted arguments for allowability of pending claims 1-13.

# Response to Arguments

2. In the arguments, filed March 6, 2007, with respect to the rejections of claims 1-12 under 35 U.S.C. 103(a), Applicant argued that the Office failed to make out a prima facie case of obviousness and that an attempt to do so appears to be incomplete.

Applicant's arguments, with respect to the rejections of claims 1-12 have been fully considered and are persuasive.

However, since the art of record reasonable meets and/or suggests the claim limitations, the previous grounds of rejections are maintained while correcting the deficiencies of the 35 U.S.C. 103(a) rejections in the previous Office Action.

# Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. <u>Claims 1, 3-7, and 9-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Green et al. (US Patent Number 7,114,028 B1) in view of Shishido (US Patent Number 6,876,615 B2).</u>

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Regarding claim 1, Green discloses a method of recording data on an optical disc in an Incremental Recording mode in which data is partially recordable, the method comprising: determining whether the optical disc is formatted and recording data on the optical disc upon determining that the optical disc is not formatted (column 5 lines 25-33) and checking a state of the optical disc in a recording management area in which disc information is recorded (column 6 lines 1-4 and 42-44); Green does not disclose, but Shishido does disclose erasing, after the checking of the state, data ranging from a next writable address to a predetermined block upon determining that the optical disc is a Minimal Blank disc in which data is erased from the recording management area to a lead-in area (column 2 lines 16-28 and 49-52 and Figure 8).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to supplement the teachings of Green and have data ranging from a next writable address to a predetermined block upon determining that the optical disc is a Minimal Blank disc in which data is erased from the recording management area to a lead-in area, as taught by Shishido. One of ordinary skill in the art at the time the invention was made would have been motivated to combine the teachings in order to erase only the contents information of the track.

Regarding claim 3, Green does not explicitly disclose, but Shishido does disclose recording, after the checking of the state, data from a next address upon determining that the optical disc is a Minimal Blank disc in which data is erased from the recording management area to a lead-out area (column 2 lines 15-28 and 53-63).

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Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to supplement the teachings of Green and have recording, after the checking of the state, data from a next address upon determining that the optical disc is a Minimal Blank disc in which data is erased from the recording management area to a lead-out area, as disclosed by Shishido. One of ordinary skill in the art at the time the invention was made would have been motivated to combine the teachings in order to record data in a manner compatible with the minimally blank disk state.

Claim 4 is drawn to a computer readable medium corresponding to the method of using same as claimed in claims 1. Therefore computer readable medium claim 4 corresponds to method claim 1, and is rejected for the same reasons of obviousness as used above.

Regarding claim 5, Green discloses a method of recording data on an optical disc in an Incremental Recording mode, the method comprising: determining whether the optical disc is formatted (column 5 lines 25-33) and partially recording data to the optical disc at a desired position upon determining that the optical disc is not formatted (column 5 lines 25-33). Green does not disclose, but Shishido does disclose checking whether the optical disc is Fully Blanked or Minimally Blanked after the partial recording step (column 8 lines 6-29 and Figure 8); erasing, after the checking, data from a portion of the optical disc that may lead to a recording or read out error upon determining that the optical disc is Minimally Blanked (column 2 liens 16-28 and 49-52 and Figure 8);

and recording the remaining data at the desired address on the optical disc after the erasing step (column 2 lines 15-28 and 53-63).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of Green and Shishido. One of ordinary skill in the art at the time the invention was made would have been motivated to combine the teachings in order to determine how to proceed with the writing of data on the disc and to record data in a manner compatible with the Minimally Blanked disk state.

Regarding claim 6, Green does not explicitly disclose, but Shishido does disclose the checking comprises checking a recording management area to determine whether the disc is Fully Blanked or Minimally Blanked (column 8 lines 6-29).

Regarding claim 7, Green does not disclose, but Shishido does disclose data ranging from a next writable address to a predetermined block is erased in said erasing (column 2 lines 16-28 and 49-52 and Figure 8).

Regarding claim 9, Green does not explicitly disclose, but Shishido does disclose a step of recording, after the checking step, data from a next address upon determining that the optical disc is Minimally Blanked (column 2 lines 15-28 and 53-63).

Regarding claim10, Green discloses an apparatus for recording data on a Minimally Blanked optical disc in an Incremental Recording mode, the apparatus comprising: a data eraser/recorder that, in response to a signal, records first data to a desired portion of the optical disc or erases data from a portion of the optical disc that may lead to a recording or read out error (column 5 lines 25-33); and a controller that

determines whether the optical disc is formatted or unformatted (column 5 lines 25-33), outputs a signal to the data eraser/recorder to partially record the first data to the optical disc upon determining that the optical disc is not formatted (column 5 lines 25-33).

Green does not disclose but Shishido does disclose determining whether the optical disc is fully blanked or minimally blanked (column 8 lines 6-29 and Figure 8), wherein, after the data eraser/recorder partially records data to the optical disc, the controller outputs a signal to the data eraser/recorder to erase second data from a portion of the optical disc that may lead to a recording or read out error upon determining that the disc is minimally blanked (column 2 liens 16-28 and 49-52 and Figure 8), and outputs a signal to the data eraser/recorder to record a remaining portion of the first data if upon determining that the disc is fully blanked or if after the second data is erased (column 2 lines 15-28 and 53-63).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of Green and Shishido. One of ordinary skill in the art at the time the invention was made would have been motivated to combine the teachings in order to determine how to proceed with the writing of data on the disc and to record data in a manner compatible with the Minimally Blanked disk state.

Regarding claim 11, Green does not disclose, but Shishido does disclose the desired portion of the disc is designated by a write start address and the portion of the optical disc from which second data is erased is the next writable address to a predetermined block (column 9 lines 1-8 and 37-39).

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Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to supplement the teachings of Green and have the desired portion of the disc is designated by a write start address and the portion of the optical disc from which second data is erased is the next writable address to a predetermined block, as disclosed by Shishido. One of ordinary skill in the art at the time the invention was made would have been motivated to combine the teachings in order to accurately detect a new data recordable position.

5. <u>Claims 2, 8, and 12 are rejected under 35 U.S.C. 103(a) as being</u>

<u>unpatentable over Green et al. (US Patent Number 7,114,028 B1) and Shishido (US Patent Number 6,876,615 B2), as applied to claims 1, 5, and 10 above, and further in view of Lee (US Patent Number 7,106,665 B2).</u>

Regarding claims 2 and 8, the combined teachings of Green and Shishido do not explicitly disclose, but Lee does disclose the determining further comprises outputting a recording error message upon determining that the optical disc is formatted (column 4 lines 37-40).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to supplement the teachings of Green and Shishido and output a recording error message upon determining that the optical disc is formatted, as disclosed by Lee. One of ordinary skill in the art at the time the invention was made would have been motivated to combine the teachings in order to notify the user of the error.

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Regarding claim 12, the combined teachings of Green and Shishido do not explicitly disclose, but Lee does disclose the controller checks a value designated at a Field 0 of a recording management area of the optical disc to determine whether the optical disc is formatted or unformatted (column 4 lines 37-40).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to supplement the teachings of Green and Shishido and check a value designated at a Field 0 of a recording management area of the optical disc to determine whether the optical disc is formatted or unformatted, as disclosed by Lee. One of ordinary skill in the art at the time the invention was made would have been motivated to combine the teachings in order to notify the user of the error.

### Allowable Subject Matter

6. Claim 13 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Regarding claim 13, none of the references of record, alone or in combination, suggest or fairly teach the apparatus of claim 10, wherein the second data is one error correction code block from a next writable address in such a manner that a rejection under 35 U.S.C. 102 or 103 would be proper.

## Citation of Relevant Prior Art

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Summers et al. (US 7,120,735) disclose automatic formatting of removable media.

**Shishido (US 7,085,214)** discloses a data recording apparatus including pseudo-erasing features.

**Shishido (US 7,082,089)** discloses a data recording apparatus wherein new data is recorded where the data has been pseudo-erased.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to LaTanya Bibbins whose telephone number is (571) 270-1125. The examiner can normally be reached on Monday through Friday 7:30 am - 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wayne Young can be reached on 571 272-7582. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

LaTanya Bibbins

WAYNE YOUNG SUPERVISORY PATENT EXAMINER